UNITED STATES DISTRICT COURT DISTRICT OF MASSACHUSETTS

POMERANTZ HAUDEK BLOCK GROSSMAN & GROSS LLP

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WECHSLER HARWOOD LLP

Robert I. Harwood (RH-3286) Samuel K. Rosen (SR-3287) Jeffrey M. Norton (JN-4827) 488 Madison Avenue New York, New York 10022 Tel.: (212) 935-7400

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[Additional captions on following page]

Proposed Lead Counsel for Plaintiffs and the Class

CAROLYN GREENE, on behalf of herself and all others similarly situated,	x : :	
Plaintiff,	:	
-against-	:	Civil Action No.03-CV-12628-NG
BIOPURE CORPORATION, THOMAS A. MOORE, CARL W. RAUSCH,	:	•
and RONALD F. RICHARDS,	:	
Defendants.	;	
	x	

DECLARATION OF MARC I. GROSS

IN SUPPORT OFMEMORANDUM OF LAW

IN SUPPORT OF PLAINTIFFS MOTION FOR CONSOLIDATION,

APPOINTMENT AS LEAD PLAINTIFF, AND FOR APPROVAL OF LEAD COUNSEL

JOIIN G. ESPOSITO, on behalf of himself and all others similarly situated, Plaintiff,	X : : : : : :
-against- BIOPURE CORPORATION, THOMAS A. MOORE, CARL W. RAUSCH, and RONALD F. RICHARDS,	: Civil Action No.04-CV-10013-NG
Defendants.	: : x
JAMES J. NIZZO, VIRGINIA C. NIZZO, and CARLO CILIBERTI, on behalf of themselves and all others similarly situated, Plaintiff,	x : : : :
-against-	: Civil Action No.04-CV-10065-NG
BIOPURE CORPORATION, THOMAS A. MOORE, CARL W. RAUSCH, and RONALD F. RICHARDS,	: : :
Defendants.	x

	Y
BARRY BROOKS, on behalf of himself and all others similarly situated,	:
Plaintiff,	: :
-against-	:
	: Civil Action No.04-CV-10077-NG
BIOPURE CORPORATION, THOMAS A. MOORE, CARL W. RAUSCH,	: :
and RONALD F. RICHARDS,	· :
Defendants.	: :
ANASTASIOS PERLEGIS, on behalf of himself and all others similarly situated,	x : :
Plaintiff,	:
-against-	: Civil Action No.04-CV-10078-NG
DIADUDE CORDON (MICH	•
BIOPURE CORPORATION,	:
THOMAS A. MOORE, CARL W. RAUSCH,	:
and RONALD F. RICHARDS,	:
·	:
Defendants	; •
Defendants.	: X

MARTIN WEBER, on behalf of himself and all others similarly situated, Plaintiff,	X : : : : : : : : : : : : : : : : :
-against- BIOPURE CORPORATION, THOMAS A. MOORE, CARL W. RAUSCH, and RONALD F. RICHARDS,	: Civil Action No.04-CV-10090-NG :
Defendants.	; ; x
MODEL PARTNERS LIMITED, on behalf of themselves and all others similarly situated,	x : :
Plaintiff,	:
-against- BIOPURE CORPORATION, THOMAS A. MOORE, CARL W. RAUSCH, and RONALD F. RICHARDS,	: Civil Action No.04-CV-10155-NG :
Defendants.	· :

	X	
GREGORY KRUSZKA, on behalf of himself and all others similarly situated,	:	
Plaintiff,	:	
-against-	:	Civil Action No.04-CV-10202-NG
BIOPURE CORPORATION,	•	Civil Nedoli 110.04 C V 10202 110
THOMAS A. MOORE, CARL W. RAUSCH,	:	
and RONALD F. RICHARDS,	:	
·	:	
	:	
Defendants.	;	
	X	

DECLARATION OF MARC I. GROSS IN SUPPORT OF MEMORANDUM OF LAW IN SUPPORT OF PLAINTIFFS MOTION FOR CONSOLIDATION, APPOINTMENT AS LEAD PLAINTIFF AND FOR APPROVAL OF LEAD COUNSEL

I, Marc I. Gross, hereby declare that:

- 1. I am a member of Pomerantz Haudek Block Grossman & Gross LLP. I submit this Declaration in support of the motion for appointment of Selina and Alexander Chao as Lead Plaintiffs.
- 2. Submitted herewith are the following exhibits:
 - **EXHIBIT A:** Certificate detailing Selina and Alexander Chao's transactions in Biopure common stock.
 - **EXHIBIT B:** Chart identifying Sclina and Alexander Chao's transactions in Biopure's common stock during this period.
 - EXHIBIT C: Caulcy Geller Bowman & Rudman LLP's December 30, 2003 press release announcing a securities class action lawsuit has been filed against Biopure Corporation, et al.
 - **EXHIBIT D:** Firm Biography of Pomerantz Haudek Block Grossman & Gross LLP.
 - **EXHIBIT E:** Firm Biography of Wechsler Harwood LLP.

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Marc I. Gross